IN THE UNITED STATES DISTRICT COLDE

FOR THE DISTRICT OF DELAWARE

MAY -8 2007

MAY

COMES NOW THE PlaiNTIFF SHANE & HOPKINS REQUEST THAT THIS COVEY ISSUE A SUBPOENDA ACCORDING TO 45(C) OF THE FEDERAL RULES OF CIVIL PROCEDURE.

- 1) THE PlAINTIFF Would Like TO PETITION This COURT FOR A SUDDOENA REQUIRING FEDERAL BUREAU OF INVESTIGATIONS OFFICER BRENDA WISE TO PRODUCE ANY AND All FINDINGS AS A RESULT OF HER OCTOBER 4th 2005 Interview of the Plaintiff Concerning the Conduct of Several Correctional Officers on November 26th 2004.
- A) The Plaintiff Has Requested This Report Previously Floom The Defence Within His First Request For Document Production (C) And Twice From Colm F. Conholly. * Please SEE Plaintiffs Production of Documents Page #55. And The Plaintiff Whote Agent Wise On Several Occasions. * Please Sec Blaintiffs Production of Documents Supplemental PG#4

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|-----------------|---------------------------------------|
| | Sincerely Yours |
| | Shade K. Hopkins #253918 |
| Aprel 30Th 2007 | DELAWARE DEPARTMENT OF CORREGION |
| | 1181 Paddack Rd |
| | SMYRNA DELANARE |
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Certificate of Service

| I, Sharle K. Hopkins, | hereby certify that I have served a true |
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| and correct cop(ies) of the attached: Motion | |
| 05-470-SLR | upon the following |
| parties/person (s): | |
| | • |
| TO: STACEY XARhovlakos | TO: |
| DEDITY ATTORNEY GRENERAL | |
| DEPUTY ATTORNEY GRENERAL 820 N FRENCH STREET GTH FLOOR | |
| WilmingTON DELAWARE | |
| 19801 | ·. |
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| ГО: | TO: |
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| | |
| BY PLACING SAME IN A SEALED ENVELOR States Mail at the Delaware Correctional Center, Sn | |
| On this 4 in day of MAY | |
| Shoul " | Hophins |

